Date of Deposit



Patent

Attorney Docket: 265/225

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Attorney Docket No.: 265/225
First Named Inventor: Edgar A. Mendoza
Prior Application Information:
Serial No. 09/823,869
Examiner:
Art Unit:

Commissioner for Patents Box Patent Application Washington, D. C. 20231

FILING UNDER 37 CFR § 1.53(b)

This is a request for filing:	for a		SO 1
	divisional	continuation-in-part (CIP)	, L
on March 30, 2001, which is a con	ntinuation-in-part of p	oplication Serial No. <u>09/823,869,</u> file bending prior application Serial No. pplication Serial No. <u>09/574,841,</u> file	
Edgar A. Mendoza,	Lothar U. Kempen	, and Frank W. Dabby, entitled:	
*		ND PROCESSES FOR THE TED OPTIC DEVICES	
oath or declaration is supplied, referenced	d above, is considered a p	losure of the prior application, from which a part of the disclosure of the accompanying by reference. The incorporation can only be submitted application parts.	
		,	
LA203308.1			
LA203306.1	CERTIFICATE OF I		
	(37 C.F.R. §1.	10)	
	shown below with suffici	g attached or enclosed) is being deposited we ent postage as 'Express Mail Post Office To ngton, D.C. 20231.	
EL 740477472 US		Dora Demers	
Express Mail Label No.		Name of Person Mailing Paper	
August 28, 2001		Doa Denies	

Signature of Person Mailing Paper

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I.	APP	PLICATION ELEMENTS ENCLOSED							
	71	Page(s) of Written Desc	cription						
	24	Page(s) of Claims	-						
	1	Page(s) of Abstract							
	18	Sheet(s) of Drawings		l		informa	.1		
	2	Page(s) of Declarati	on or Declarati	on and l	Power of A	ttorney			
			om prior parent ap 7 CFR § 1.63(d)]	plication	n Serial No	. 09/82:	3,86	9, filed Marc	h 30,
		☐ Newly 6	executed						
		Other:							
		Assignment papers	s (cover sheet an	nd doc	uments(s)))			
	\boxtimes	A copy of an Assig recording against p enclosed							
		An Information Di	sclosure Statem	ent, P	ΓΟ 1449,	□ w	ith	copies of c	cited items.
		Request and Certiff form PTO/SB/35						_	
II.	 FEE CALCULATION 								
	BASIC FILING FEE: \$7					\$710.00			
	Tota	ıl Claims	154	_	20 =	134	X	\$18.00	\$2,412.00
	Inde	pendent Claims	13	-	3 =	10	X	\$80.00	\$800.00
	Mul	tiple Dependent Clair	ns \$270	(if a	pplicable)		\square	\$270.00
	TOTAL OF ABOVE CALCULATIONS \$4						\$4,192.00		
	Red	Reduction by ½ for Filing by Small Entity.						\$2096.00	
		Misc. Filing Fees (Recordation of Assignment)						\$0.00	
		TOTAL F	EES DUE HE	REWI	TH				\$2,096.00
III.	PRIC	ORITY - 35 USC § 1	19						
	Priority of application Serial No filed on in <u>Country</u> is claimed under 35 USC § 119.				laimed under				
	The certified copy has been filed in prior U.S. application Serial Noon					on			
		The certified copy		•	11			_	

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IV.	AMENDMENTS					
		calcul	el in this application original Claims of the prior application before ating the filing fee. (At least one original independent claim must be retained ing purposes if no new claims are added in a preliminary amendment.)			
		numb	liminary Amendment is enclosed. (Claims added by Amendment must be ered consecutively beginning with the number next following the highest ered original claim in the prior application.)			
V.	RELATE BACK - 35 USC § 120					
	\boxtimes	Relate back information included in the specification.				
	\boxtimes	This application is a continuation of Serial No. 09/823,869, filed March 30, 2001, which is a continuation-in-part of Serial No. 09/574,840, filed May 19, 2000, and Serial No. 09/574,841, filed May 19, 2000.				
		Please amend the specification as follows:				
			[Enter continuing data here]			
	\boxtimes	applic	respect to the prior co-pending U.S. application 09/823,869 from which this ation claims benefit under 35 USC § 120, the inventor(s) in this application is (37 CFR 1.53(b)(1)]:			
		\boxtimes	the same.			
			less than those named in the prior application and it is requested that the following inventor(s) identified above for the prior application be deleted [see 37 CFR §§1.33(b) AND 1.63(d)(2)]:			
			[Name(s) of inventor(s) to be deleted]			
VI.	METHOD OF PAYMENT OF FEES					
		Attacl	ned is a check in the amount of			
	\boxtimes	Charg	e Lyon & Lyon's Deposit Account No. 12-2475 in the amount of \$2,096.00.			
			tached. No filing fee is submitted. [This and the surcharge required by 37 CFR (e) can be paid subsequently.]			
VII.	AUTI	HORIZ	ATION TO CHARGE ADDITIONAL FEES			
	No. 12	2-2475	sioner is hereby authorized to credit Lyon & Lyon's Deposit Account for any over payment of fees and to charge the following additional fees by this ring the entire pendency of this application to Deposit Account No. 12-2475:			
	\boxtimes	37 CF	R § 1.16 (Filing fees and excess claims fees)			
		37 CF	TR § 1.17 (Application processing fees)			
		37 CF	R § 1.21 (Assignment recordation fees)			

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VIII.	POWI	POWER OF ATTORNEY & CORRESPONDENCE ADDRESS		
		The power appears in the original papers in the prior application.		
	\boxtimes	The power does not appear in the original papers, but was filed on <u>August 15, 2001</u> in prior application Serial No.09/823,869. A copy is enclosed.		
		A new power has been executed and is attached.		
	Please send all correspondence to Customer Number 22249:			
		LYON & LYON LLP Suite 4700 22249 633 W. Fifth Street Los Angeles, CA 90071 (213) 489-1600		
	Please	direct all inquiries to David A. Randall, at the above Customer Number.		
IX.	MAINTENANCE OF CO-PENDENCY OF PRIOR APPLICATION			
		A petition, fee and response has been filed to extend the term in the pending prior application until A copy of the petition for extension of time in the prior application is attached. A conditional petition for extension of time is being filed in the pending prior application. A copy of the conditional petition for extension of time in the prior application is attached.		

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X. ABANDONMENT OF PRIOR APPLICATION

Please abandon the prior application at a time while the prior application is pending or when the petition for extension of time or to revive in that application is granted and when this application is granted a filing date so as to make this application copending with said prior application. At the same time, please add the words "now abandoned" to the amendment of the specification set forth in Item V above.

Respectfully submitted,
LYON & LYON LLPA

Reg. No. 37,217

By: David A. Randall

Enclosures

Optinetrics, Inc.
Name of Assignee

Dated: August 28, 2001

20410 Earl Street Address of Assignee

Title of the person authorized to sign on behalf of assignee: Frank W. Dabby

Assignment recorded in PTO on ______, Reel _____, Frame _____

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PTO/SB/35 (11-00)

Approved for use through 10/31/2002. OMB 0651-0031
U.S. Patent and Trademark Office; U. S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)

First Named Inventor		Edgar A. Mendoza		
Title	INTEGRATED OPTIC DEVICES AND PROCESSES FOR THE FABRICATION OF INTEGRATED OPTIC DEVICES			
Atty Docket Number		265/225		

I hereby certify that the invention disclosed in the attached application **has not and will not be** the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

August 28, 2001

Date

Signature

David A. Randall, No. 37,217

Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. **Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).**